

# THE INDIAN

# CHIEFTAIN.

CHIEFTAIN PUBLISHING CO.

VINITA, INDIAN TERRITORY, THURSDAY, SEPT. 25, 1902.

VOL. XXI. NO. 5

## True Economy

The difference in cost between an alum baking powder and the highest-class cream of tartar baking powder would not amount for a family's supply to one dollar a year.

Dr. Price's is the standard cream of tartar baking powder. It makes the food delicious and healthful.

**Food**—You cannot, if you value good health, afford to use cheap, low-grade, alum baking powders. They are apt to spoil the food they endanger the health. All physicians will tell you that alum in food is deleterious.

## GIANTS CLASH.

Rock Island Said to be Engineering a Scheme to Force Sale of Frisco.

## ARE PARAEELLING

The Frisco Track and It is Said An Ultimatum Has Been Issued to That Corporation to "Sell or Be Ruined."

From New York comes the story that the options held by J. P. Morgan on the holdings of John W. Gates and others in Louisville and Nashville expires on October 1, and that an extension of time has been denied. Morgan has decided to take over the 260,000 shares at \$150 each, thus raising \$30,000,000 to the Gates syndicate.

This syndicate is in control of the Rock Island, and it is said that their refusal to secumdate Morgan was owing to the fact that they needed the money to wage war on the Frisco, which road they were determined to control.

Already surveys are being run paralleling the Frisco lines in Missouri, Oklahoma and Indian Territory, and it is said an ultimatum has been issued to that corporation to either sell or be ruined.

A number of surveying parties are already in the field, staking lines as far south as E. P. & G., and it is said that the steel will be laid unless the Frisco comes to terms.

The various roads controlled by the Rock Island syndicate, if merged with the Frisco, would make the greatest combination of railroads in history.

All of the officials of the roads interested are reticent as to the status of the gigantic struggle for supremacy between the great corporations.

The result will directly affect the Indian Territory which, besides containing the main line of the Frisco, has several of its most valuable feeders.

## TWO OUTLAWS KILLED.

Deputy Marshals Make a Notable Reduction in Criminal Element.

Deputy United States Marshal Funk and a posse engaged a band of outlaws near Henryetta, Wednesday afternoon, and after a desperate fight killed two of the gang and wounded two others.

One of the captured men is Jim H. Holbrook, a member of "Bart" Casey's band. Both men refuse to divulge the names of the men who were killed. There were five men in the gang and they shot nine near Henryetta. The officers surrounded them. In the fight that followed one outlaw was killed. Officers are now pursuing the other fugitives.

"Jim" Holbrook is the only one of the men who is known. He has been listed many times and wounded, but never captured. He was a member of the Bowles gang, which was practically wiped out of existence before the Civil War. He was born in Kentucky, circa 1860.

## COURT OF APPEALS.

Options Reduced at the Recent Sitting of the Indian Territory Court of Appeals.

Opinions by Justice Thompson, W. C. Thompson et al. vs. Wm. Morgan et al., affirmed.

H. Daniels et al. v. L. Miller et al., reversed and remanded.

Lyon et al. vs. E. D. H. Brown, reversed and remanded.

United States vs. Alcox, remanded and remanded.

Ex parte Leon Dickson, affirmed.

W. H. Anderson et al. vs. Cherokee Nation, affirmed.

Chas. Williams vs. United States, affirmed.

McAfee et al. vs. Indian Council, Wm. Patterson, (Wilson), W. M. H. Morgan et al., affirmed.

Frank Daniels et al. vs. Mahan, affirmed.

Tim B. Geary vs. Fred G. Wright, et al., affirmed.

H. K. & F. vs. Harry Phillips, affirmed.

J. N. W. vs. W. G. Ross, et al. vs. Geo. W. Fisher vs. Joseph A. Moore, et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed and remanded.

Kelly vs. Churchill, remanded and remanded.

Peterson vs. Bradley, remanded and remanded.

Flatley & Company Co. vs. Mac C. Brown, affirmed.

C. G. Givens et al. vs. Cherokee Nation, affirmed.

Hughes et al. vs. Ringer, affirmed and remanded.

W. H. Thompson et al. vs. J. H. Kelly, et al., reversed and remanded.

H. L. Wright vs. United States, affirmed.

Bryce Hill vs. Jim Watkins et al., affirmed.

Duster J. et al. et al. vs. George Wright et al., reversed and remanded.

B. F. Oliver et al. vs. Cherokee Fire Protection et al., affirmed.

Wade Hamphill et al. vs. McGehee Williams et al., affirmed.

Taylor Peacock et al. vs. Wm. H. Wright, affirmed.

George Stimpson et al. vs. George Quigley, affirmed.

John W. Daniel et al. vs. Wm. H. Hyatt, affirmed.

B. B. Ferguson et al. vs. John Bushnell, affirmed.

G. C. O'Brien, et al. vs. Banks, affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

The Cherokees Declined That the Creek Tax Could Not Be Collected.

COMMISSIONER OF THE CIVILIZED TRIBES.

Opinion by Justice Thompson, T. B. Moore et al., affirmed.

C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

R. D. Daniels et al. vs. R. H. McGehee et al., affirmed and remanded.

J. A. McFerrin vs. Robert Anderson, et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.

Opinion by Justice Thompson, C. C. Young et al., affirmed.